## **Deposition of Brian E. Pixley**

Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated)

April 26, 2023



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IN THE UNITED STATE: FOR THE DISTRIC' PENDLETON D	I OF OREGON			
OREGON FIREARMS FEDERATION, INC., et al.,  Plaintiffs, v.  TINA KOTEK, et al.,  Defendants.  (Continued)	) ) ) Civil No. ) 2:22-cv-01815-IM ) (Lead Case) ) ) Civil No. ) 3:22-cv-01859-IM ) (Trailing Case) ) ) Civil No. ) 3:22-cv-01862-IM ) (Trailing Case) ) ) Civil No. ) 3:22-cv-01869-IM ) (Trailing Case) ) ) (Trailing Case)			
* VIDEOCONFE	RENCE *			
DEPOSITION UPON ORAL EXAMINATION				
OF				
BRIAN E. PIXLEY				
Witness loca Scappoose,				
* All participants appeared of the control of the c	via videoconference *			
REPORTED BY: Tia B. Reidt, Wa	shington RPR, CCR #2798 egon #22-0001			

(continued)		)
MARK FITZ, e	t al.,	)
V.	Plaintiffs,	) ) )
ELLEN F. ROS	ENBLUM, et al.,	)
	Defendants.	) ) )
KATERINA B.	EYRE, et al.,	)
	Plaintiffs,	)
V.		)
ELLEN F. ROS	ENBLUM, et al.,	)
	Defendants,	)
and		)
OREGON ALLIA SAFETY,	NCE FOR GUN	) ) )
	Intervenor- Defendant.	) ) )
DANIEL AZZOF	ARDI, et al.,	)
v.	Plaintiffs,	) ) )
ELLEN F. ROS	ENBLUM, et al.,	)
	Defendants.	)

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       * All participants appeared via videoconference *
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Page 64 whatsoever of any concern raised by any of your 1 2 insurers about Measure 114? They always have concerns. But, no, nothing 3 specific. 4 Q. Fair enough. 5 The sixth -- I don't remember what Okay. 6 7 number I'm on. One of the other components of Measure 114 is 8 that your office must make a determination about 9 whether a person is a danger to themselves or others. 10 And just for reference, this is found on page 2 of the 11 Measure 114 handout. And it's what is labeled as big C 12 13 Page 2, you said? Α. 14 The first big C on page 2. 15 Q. Α. Okay. 16 Yes, sir. 17 Q. Okay. 18 "Does not present reasonable grounds for a 19 permit agent to conclude that the applicant has been or 20 is reasonably likely to be a danger to self or others. 21 Sheriff, is that provision similar to the CHL 22 requirement? 23 Yeah, I believe so, yes. 24 In the CHL context, your office makes a

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- determination as to whether an individual may present a danger to themselves or others; correct?
  - A. Yes.

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- Q. Sheriff, how does -- how do you -- how are your employees trained to make that determination?
- A. Well, they attend CHL schools, which help identify some of those things. But, ultimately, when they have any questions, they bring it to my attention, and I make the determination.
- Q. My understanding is there's also some -there's an OSSA civil manual that has some guidance on
  CHL; is that correct?
- 13 A. Yes.
- Q. And do your employees have the ability to look at and reference that manual?
- 16 A. Yes.
  - Q. To your knowledge, do they use that manual to assist in issuing and determining whether CHLs should be issued?
- 20 A. Yes.
  - Q. When it comes to making a determination about whether an individual presents reasonable grounds to conclude that they may be a danger to themselves or others, do you believe that you have the resources, ability, and authority to do that?

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- A. Yes. Not all contained within my office. I rely on several outside sources before I make that determination, but yes.
- Q. What outside sources do you find to be of assistance?
- A. Court documents, family -- statements from family, statements from doctors or medical providers. I typically run a -- have a conversation with my county counsel, and I kind of use -- get all -- take all of that information in and make a determination based on that.
- Q. Do you see any substantive difference between the CHL requirement that you and your office determine whether someone is a danger to self or others and the Measure 114 requirement that you or your office make a determination as to someone -- whether someone presents a danger to self or others?

18 A. No.

- Q. One of the other things that Measure 114 allows is for your office to collect a fee to process the application?
- A. Yes.
- Q. And that fee is, under the measure, capped at \$65.
- Do you understand that -- at least to your

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Page 80 CERTIFICATE 1 2 3 STATE OF WASHINGTON COUNTY OF PIERCE 4 5 I, Tia Reidt, a Certified Court Reporter in and 6 for the State of Washington, do hereby certify that the 7 foregoing transcript of the deposition of BRIAN E. 8 PIXLEY, having been duly sworn, on April 26, 2023, is 9 true and accurate to the best of my knowledge, skill and 10 ability. 11 IN WITNESS WHEREOF, I have hereunto set my hand 12 and seal this 2nd day of May, 2023. 13 14 15 16 17 18 /S/ Tia B. Reidt 19 Tia B. Reidt, NOTARY PUBLIC, State of 20 Washington. My commission expires 21 5/15/2026. 22 23 24 25